

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/764,645	01/24/2004	Ron Khormaei	100201951-1	9156
	7590 05/25/2007 CKARD COMPANY	EXAMINER		
P O BOX 272400, 3404 E. HARMONY ROAD			KIM, JUNG W	
INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400		INISTRATION	ART UNIT	PAPER NUMBER
	,		2132	
			MAIL DATE	DELIVERY MODE
			05/25/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		10/764,645		KHORMAEI ET AL.			
		Examiner	Art Unit				
		Jung Kim	2132				
Period fo	- The MAILING DATE of this communication r Reply	n appears on the cover sheet	! with the correspondence ac	ddress			
WHIC - Exten after S - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR R HEVER IS LONGER, FROM THE MAILIN sisons of time may be available under the provisions of 37 Cl SIX (6) MONTHS from the mailing date of this communicity period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by exply received by the Office later than three months after the dipatent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMU FR 1.136(a). In no event, however, may on. leriod will apply and will expire SIX (6) No statute, cause the application to become	NICATION. y a reply be timely filed MONTHS from the mailing date of this of a BANDONED (35 U.S.C. § 133).	,			
Status							
1)	Responsive to communication(s) filed on						
'	•	This action is non-final.		!			
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.							
4	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>1-25</u> is/are rejected.						
•	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application	on Papers						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119			·			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment	t(s)			•			
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date.							
	e of Draftsperson's Patent Drawing Review (PTO-94 nation Disclosure Statement(s) (PTO/SB/08)		of Informal Patent Application				
	r No(s)/Mail Date	·					

Art Unit: 2132

DETAILED ACTION

1. Claims 1-25 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-11 and 14-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Tresser et al. USPN 6,804,373 (hereinafter Tresser).
- 4. As per claims 1-6, Tresser discloses a method of generating an authentication key that can be used to authenticate an electronic document file representative of a document, comprising:
 - a. providing the electronic document file as an initial digital file; (col. 8:56)
 - b. applying a predetermined halftoning process to the digital file to generate a digital halftone file comprising a plurality of discrete digital values; (9:4-7 and lines 40-44)

Art Unit: 2132

c. performing a predetermined mathematical process on the plurality of discrete digital values to thereby generate the authentication key; (9:17-19 and lines 25-32)

- d. printing the digital halftone file to provide a tangible copy of the document containing a visible representation of the authentication key; (9:66-10:5)
- e. displaying the digital halftone file on a user display to provide a visible copy of the document and the authentication key; (10:61-64)
- f. wherein the halftoning process is based, at least in part, on an error diffusion halftoning algorithm; (5:30-31 and lines 41-44)
- g. wherein the halftoning process is based, at least in part, on one of a matrix-based halftoning algorithm, a pattern-based halftoning algorithm, or an ordered-dither halftoning algorithm; (5:15-41; 9:4-7) and
- h. wherein the predetermined mathematical process is a summation process. (6:6-25)
- 5. As per claims 7-11, Tresser discloses a method of authenticating an electronic document file representative of a document, comprising:
 - i. receiving the electronic document file as an initial digital file; applying a predetermined halftoning process to the digital file to generate a digital halftone file comprising a plurality of discrete digital values; performing a predetermined mathematical process on the plurality of discrete digital values to generate an authentication key; and using the authentication key to authenticate the

Art Unit: 2132

electronic document file; wherein using the authentication key to authenticate the electronic document file comprises: receiving a sender authentication key; and comparing the sender authentication key to the generated authentication key and, if the keys are the same, authenticity of the electronic document file is verified; (col. 9:63-10:48, especially 10:36-41; the inverse of the signature is a compressed version of N'; embedded matrix M is necessarily transformed to compressed version of half tone N, whereby a match authenticates the document)

Page 4

- j. wherein the halftoning process is based, at least in part, on an error diffusion halftoning algorithm; (5:30-31 and lines 41-44)
- k. wherein the halftoning process is based, at least in part, on one of a matrix-based halftoning algorithm, a pattern-based halftoning algorithm, or an ordered-dither halftoning algorithm; and (5:15-41; 9:4-7)
- wherein the predetermined mathematical process is a summation process.(6:6-25)
- 6. As per claim 14, Tresser discloses a system to generate an authentication key to be used to authenticate an electronic document file representative of a document, comprising: a processor; and a computer readable memory device which is readable by the processor (fig. 7 and related text), the computer readable memory device containing a series of computer executable steps configured to cause the processor to: retrieve a copy of the electronic document file as an initial digital file (col. 8:56-63); apply a

Art Unit: 2132

predetermined halftoning process to the initial digital file to generate a digital halftone file comprising a plurality of discrete digital values (9:4-7 and lines 40-44); perform a predetermined mathematical process on the plurality of discrete digital values to thereby generate the authentication key (9:17-19 and lines 25-32); and store a copy of the authentication key in the computer readable memory device. (fig. 3, reference no. 380; 10:53-54)

- 7. As per claim 15, Tresser further discloses wherein the processor and the computer readable memory device are resident within a document printing device. (col. 1:10-12; fig. 7, reference no. 739)
- 8. As per claim 16, Tresser further discloses wherein the series of computer executable steps are further configured to cause the processor to print a tangible copy of the halftone image file as the document, and to include the authentication key on the tangible copy of the halftone image file. (Col. 9:66-10:5)
- 9. As per claim 17, Tresser further discloses wherein the computer readable memory is configured to store, at least temporarily, a copy of the electronic document file as the initial digital document file. (fig. 3, reference no. 380; 10:53-54)

Art Unit: 2132

10. As per claim 18, Tresser discloses the system further comprising a user display, and wherein the series of computer executable steps are further configured to cause the processor to display, via the user display, the authentication key. (Col. 10:61-64)

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. Claims 12 and 13 are rejected under 35 USC 103(a) as being unpatentable over Tresser in view of Linsker et al. USPN 5,598,473 (hereinafter Linsker).
- 13. As per claims 12 and 13, the rejections of claims 9 and 10 as being anticipated by Tresser are incorporated herein. Tresser does not disclose wherein the electronic document file is received from a sender via a network and wherein the sender authentication key is received via one of telephone or facsimile. Linsker discloses using an authentication key to verify the integrity of a fax transmission from a sender to a receiver. The authentication key is based on a digest of a digital document and signature of the digest, which is appended to the document and faxed to the receiver. The receiver recovers the first digest from the signature then performs an operation on the digital document to create a second digest, wherein a match between the first and second digest shows that the document is authentic. Col. 6:33-8:15. It would be

Art Unit: 2132

obvious to one of ordinary skill in the art at the time the invention was made for the electronic document file of Tresser to be received from a sender via a network and wherein the sender authentication key is received via one of telephone or facsimile.

One would be motivated to do so to ensure the authenticity of documents transmitted via fax using an authentication key derived from halftoning digital information, a process that provides the requisite security, whether or not the document was scanned properly. (Linsker, 1:43-55; Tresser, 3:49-55) The aforementioned cover the limitations of claims 12 and 13.

Page 7

- 14. Claims 19, 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tresser in view of Brundage et al. US Patent Application Publication No. 20040181671 (hereinafter Brundage).
- 15. As per claim 19, Tresser discloses a system for authenticating an electronic document file representative of a document, comprising: a processor; a computer readable memory device which is readable by the processor (fig. 7 and related text) and which is configured to receive the electronic document file as an initial digital file; and wherein: the computer readable memory device contains a series of computer executable steps configured to cause the processor to: store the initial digital file in the computer readable memory device; apply a predetermined halftoning process to the initial digital file to generate a digital halftone file comprising a plurality of discrete digital values; perform a predetermined mathematical process on the plurality of discrete

Art Unit: 2132

digital values to thereby generate the authentication key. (col. 9:63-10:48, especially 10:36-41; the inverse of the signature is a compressed version of N'; embedded matrix M is transformed to compressed version of half tone N, a match authenticates the document)

- 16. Tresser does not disclose displaying a copy of the authentication key to a user via one of a printer or a user display. Brundage discloses a system for authenticating identification documents using a watermark, wherein an authenticator displays the watermark information to a user to allow an inspector or officer to visually compare the watermark information against information printed on the document. Paragraph 62. It would be obvious to one of ordinary skill in the art at the time the invention was made to display a copy of the authentication key to a user via one of a printer or a user display. One would be motivated to do so to enable a human to quantify the authenticity of the document as taught by Brundage, ibid. The aforementioned cover the limitations of claim 19.
- 17. As per claim 22, the rejection of claim 19 under 35 USC 103(a) as being unpatentable over 35 USC 103(a) is incorporated herein. In addition, Tresser discloses wherein the processor and the computer readable memory device are resident within a document printing device. (col. 1:10-12; fig. 7, reference no. 739)
- 18. As per claim 23, Tresser discloses an system to authenticate an electronic document file, comprising:

Art Unit: 2132

m. a sender computer configured to provide the electronic document file in the form of a sender initial digital file; a sender printer configured to: receive the sender initial digital file; apply a predetermined halftoning process to the sender initial digital file to generate a first digital halftone file comprising a first plurality of discrete digital values; perform a predetermined mathematical process on the first plurality of discrete digital values to thereby generate a sender authentication key; and display the sender authentication key to a sender; (col. 8:56-9:44; 10:61-64)

Page 9

- n. a receiver computer configured to receive the electronic document file from the sender as a receiver initial digital file; a receiver printer configured to: receive the receiver initial digital file; apply the predetermined halftoning process to the receiver initial digital file to generate a second digital halftone file comprising a second plurality of discrete digital values; perform the predetermined mathematical process on the second plurality of discrete digital values to thereby generate a receiver authentication key. (col. 9:63-10:48, especially 10:36-41; the inverse of the signature is a compressed version of N'; embedded matrix M is transformed to compressed version of half tone N, a match authenticates the document)
- 19. Tresser does not disclose displaying a copy of the authentication key to a user via one of a printer or a user display. Brundage discloses a system for authenticating identification documents using a watermark, wherein an authenticator displays the watermark information to a user to allow an inspector or officer to visually compare the

Art Unit: 2132

watermark information against information printed on the document. Paragraph 62. It would be obvious to one of ordinary skill in the art at the time the invention was made to display a copy of the authentication key to a user via one of a printer or a user display. One would be motivated to do so to enable a human to quantify the authenticity of the document as taught by Brundage, ibid. The aforementioned cover the limitations of claim 23.

- 20. Claims 20, 21, 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tresser in view of Brundage and further in view of Linsker.
- 21. As per claims 20 and 21, the rejection of claim 19 under 35 USC 103(a) as being unpatentable over Tresser and Brundage are incorporated herein. Tresser does not disclose the system further comprising a modem configured to receive the initial digital file from a sender and communicate the file, via the processor, to the computer readable memory device; and one of a telephone or a facsimile machine configured to receive a sender authentication key that can be compared to the generated authentication key to authenticate the electronic document file. Linsker discloses using an authentication key to verify the integrity of a fax transmission from a sender to a receiver. The authentication key is based on a digest of a digital document and signature of the digest, which is appended to the document and faxed to the receiver. The receiver recovers the first digest from the signature then performs an operation on the digital document to create a second digest, wherein a match between the first and second

Art Unit: 2132

digest shows that the document is authentic. Col. 6:33-8:15. It would be obvious to one of ordinary skill in the art at the time the invention was made for the system of Tresser to further comprise a modem configured to receive the initial digital file from a sender and communicate the file, via the processor, to the computer readable memory device; and one of a telephone or a facsimile machine configured to receive a sender authentication key that can be compared to the generated authentication key to authenticate the electronic document file. One would be motivated to do so to ensure the authenticity of documents transmitted via fax using an authentication key derived from halftoning digital information, a process that provides the requisite security, whether or not the document was scanned properly. (Linsker, 1:43-55; Tresser, 3:49-55) The aforementioned cover the limitations of claims 20 and 21.

Page 11

22. As per claims 24 and 25, the rejection of claim 23 under 35 USC 103(a) as being unpatentable over Tresser and Brundage are incorporated herein. Tresser does not disclose the system further comprising a network connection configurable to allow the sender computer to send the sender initial digital file to the receiver computer; and a sender telephone and a receiver telephone to allow the sender to communicate the sender authentication key to the receiver; or a sender facsimile machine and a receiver facsimile machine to allow the sender to communicate the sender authentication key to the receiver. Linsker discloses using an authentication key to verify the integrity of a fax transmission from a sender to a receiver. The authentication key is based on a digest of a digital document and signature of the digest, which is appended to the document

Art Unit: 2132

and faxed to the receiver. The receiver recovers the first digest from the signature then performs an operation on the digital document to create a second digest, wherein a match between the first and second digest shows that the document is authentic. Col. 6:33-8:15. It would be obvious to one of ordinary skill in the art at the time the invention was made for the system of Tresser to further comprise a network connection configurable to allow the sender computer to send the sender initial digital file to the receiver computer; and a sender telephone and a receiver telephone to allow the sender to communicate the sender authentication key to the receiver; or a sender facsimile machine and a receiver facsimile machine to allow the sender to communicate the sender authentication key to the receiver. One would be motivated to do so to ensure the authenticity of documents transmitted via fax using an authentication key derived from halftoning digital information, a process that provides the requisite security, whether or not the document was scanned properly. (Linsker, 1:43-55; Tresser, 3:49-55) The aforementioned cover the limitations of claims 24 and 25.

Communications Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jung W. Kim whose telephone number is 571-272-3804. The examiner can normally be reached on M-F 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2132

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jung Kim AU 2132